FORM PTO-1002 (REV. 4-76)	U. S. DEPARTMENT OF COMMERCE PATENT AND TRADEMARK OFFICE	SERIAL NO.
NEW PATENT APPLICA	TION CHECKLIST FOR MATTERS OF FORM	09/472018
Examiner: The items checked below have bee After the typist has included these appropriate paragraph. Please do I	en noted in processing this application as filed. Estatements in the first Office action, please in NOT remove from the file jacket.	
SPECIFICATION, JUMBO APPLICA of claims.)	ATION NOT CHECKED FOR MINOR ERRORS ((If more than 20 pages of description, exclusiv
Because of the lengthy spe	ecification in this application, it has not been c e minor errors. Applicant's cooperation is the ome aware in the specification or drawings.	
RESIDENCE OMITTED' (MPEP 605.	.02 and 603.03)	•
Applicant's residence has to be the city and state of large residence no later than at the	been omitted from the papers. The city and sta his residence. If the above is incorrect, applic the time of payment of the issue fee.	te of his post—office address will be presumed ant should submit a statement of his place of
PRIORITY PAPERS, ACKNOWLEDG	SMENT (MDED 201 14(0))	
Receipt is acknowledged of	papers submitted under 35 U.S.C. 119, which p	DADERS have been placed of record in the file
PRIORITY PAPERS, ACKNOWLEDG	GMENT, PAPERS IN PARENT APPLICATION (MPEP 201 14(b))
Applicant's claim for priorit under 35 U.S.C. 119, is ack	ty hacad on nanara filed in	Serial No submitted
PRIORITY, CLAIM FOR BUT NO PA	APERS FILED (MPEP 201.14(c))	
Acknowledgment is made of	applicant's claim for priority based on an applicant has not filed	ication filed in a certified copy of said application as
PRIORITY PAPERS, MORE THAN O	ONE YEAR SINCE FILING IN FOREIGN COUNT	TRY (MPED 201 14(a))
application referred to in the tion, since the United States	the filing on, of a certifie e* A claim s application was filed more than twelve month	ed copy of the
PRIORITY, REFERENCE IN OATH (OR DECLARATION OMITTED (MPEP 201.14(c	3)
Receipt is acknowledged of	papers filed, based on a* does not acknowledge the fili* is required.	77
since the	Applicant has not co	implied with the requirements of Rule 65(a),

* INSERT EITHER "DECLARATION" OR "OATH" WHICHEVER IS APPLICABLE.

G. Dawkins

3/4/00